

As a reminder, the Advertisement specifically identifies **RULES OF CONTACT** that apply during the contract selection process, commencing on the advertisement posting date and ceasing at the time of final contract selection. **Any contact determined to be improper, at the sole discretion of DOTD, may result in the rejection of the proposal (i.e., DOTD Form 24-102).**

Please note, all questions received by DOTD are not necessarily answered, only those questions deemed by DOTD to enhance or clarify the advertisement will be addressed.

**CONTRACT NO. 4400019550
CONTRACT FOR LA 1: PORT ALLEN CANAL BRIDGE REPLACEMENT
(PHASE 1) (HBI) (CE&I)
STATE PROJECT NO. H.001234
F.A.P. NO. H001234
ROUTE LA 1
WEST BATON ROUGE PARISH**

Question and Answer

May 5, 2020:

- Q1. Can a consultant who was involved with the design of the project, be listed as a prime consultant or a sub-consultant for the CE&I of the same project?
- A1. For construction, engineering, and inspection (CE&I) contracts, consultants who were responsible for any final design services on a project will not be permitted to perform CE&I services on that project. .